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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/664,105	09/17/2003	John Andrew Gladysz	030557	4775
26285 7590 05/31/2007 KIRKPATRICK & LOCKHART PRESTON GATES ELLIS LLP 535 SMITHFIELD STREET			EXAMINER	
			PUTTLITZ, KARL J	
PITTSBURGE	I, PA 15222		ART UNIT	PAPER NUMBER
			1621	
			MAIL DATE	DELIVERY MODE
			05/31/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	A	application No.	Applicant(s)			
Office Action Summary		10/664,105	GLADYSZ ET AL.			
		xaminer	Art Unit			
	к	(arl J. Puttlitz	1621			
The MAILING DATE of this con	mmunication appea	rs on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERI WHICHEVER IS LONGER, FROM T - Extensions of time may be available under the pr after SIX (6) MONTHS from the mailing date of the lif NO period for reply is specified above, the max - Failure to reply within the set or extended period Any reply received by the Office later than three rearned patent term adjustment. See 37 CFR 1.7	THE MAILING DATI ovisions of 37 CFR 1.136(a is communication. imum statutory period will a for reply will, by statute, cal nonths after the mailing data.	E OF THIS COMMUNICATION a). In no event, however, may a reply be time apply and will expire SIX (6) MONTHS from the transfer of the application to become ABANDONED	l. ely filed he mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1) Responsive to communication	(s) filed on <u>12 Marc</u>	<u>ch 2007</u> .				
2a)⊠ This action is FINAL .	, _					
• • •	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ☐ Claim(s) 1-70 is/are pending in 4a) Of the above claim(s) 5) ☐ Claim(s) is/are allowed 6) ☐ Claim(s) 1-70 is/are rejected. 7) ☐ Claim(s) is/are objected 8) ☐ Claim(s) are subject to	_ is/are withdrawn					
Application Papers						
	is/are: a) accept by objection to the dra cluding the correction	awing(s) be held in abeyance. See is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
			KARL PUTTLITZ PATENT EXAMINER			
Attachment(s)			5/29/2007			
1) Notice of References Cited (PTO-892)		4) Interview Summary				
Notice of Draftsperson's Patent Drawing Re Information Disclosure Statement(s) (PTO/SPaper No(s)/Mail Date		Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:				

Application/Control Number: 10/664,105

Art Unit: 1621

DETAILED ACTION

The outstanding prior art rejection is maintained and repeated below. Applicant's remarks in connection withthis ground of rejection are also addressed.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-70 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 6,815,390 to Vaughn.

Vaughn teaches a new catalyst system for fluorous biphasic catalysis processes comprising functionalized plastic beads, monodisperse SiO₂ or SiO₂ flakes associated with the catalyst in the fluorous phase.

The plastic beads, monodisperse SiO₂ or non-porous SiO.sub.2 flakes are functionalized with a) partially fluorinated chains, or b) perfluoro chains, or c) hydrocarbon chains, or d) branched systems containing perfluoro, hydrocarbon or partially fluorinated chains, each having C1-30 atoms, and wherein groups like cycloalkyl or aromatic rings--optionally being substituted by one or more fluorine atoms or fluorinated groups--may be present.

Application/Control Number: 10/664,105 Page 3

Art Unit: 1621

The patent teaches that the catalysts may be applied to any catalytic reaction like catalytic hydroformylation, hydroboration, C--C coupling, epoxidation, oxidation, reduction and alkylation and others.

The difference between the process covered in the rejected claims and the process disclosed by Vaugh is that Vaughn fails to explicitly teach that the recited processes can be carried out in a non-fluorous medium. However, Vaughn teaches that as the organic solvent the typical organic solvents normally used in organic chemistry may be chosen. Preferred solvents are for example hexane, toluene, benzene, alcohols, dimethylsulfoxide or ethers like tetrahydrofuran. Moreover, the patent teaches that catalytic and stoichiometric reactions can be carried out in the fluorous biphase system, the simplest version being a two-phase mixture consisting of a perfluorcarbon (PFC) and a non-fluorinated solvent. Accordingly, the use of a non-fluorous medium is well within the motivation of those of ordinary skill, based on Vaughn, and is therefore, prima facie obvious.

Applicant argues that Vaughn fals to teach or suggest non-fluorous media or solvents, howeverm Vaughn teaches that other, non fluorous solvents can be used with the described system, see column 6, lines 55-59. Therefore, the prima facie case is maintained against the rejected claims.

Conclusion

Art Unit: 1621

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Karl J. Puttlitz whose telephone number is (571) 272-0645. The examiner can normally be reached on Monday to Friday from 9 a.m. to 5 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thurman K. Page, can be reached at telephone number (571) 272-0602. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

KARL PUTTLITZ
PATENT EXAMINER

5 29 2001